BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NO. 89-230-E/G - ORDER NO. 89-626

JUNE 20, 1989

IN RE:	Investigation of Property Transfers)	
	from South Carolina Electric & Gas)	
	Company to SCANA, other SCANA)	
	affiliates and non-affiliated entities)	ORDER
	and allocation of expenses, revenues)	
	and plant between SCE&G, SCANA and)	
	SCANA affiliates.)	

On May 30, 1989, John P. Freeman, Intervenor in the above captioned docket, filed a Motion for Clarification as to Scope of Discovery. Mr. Freeman's Motion requests a ruling on whether the standard of relevancy in this proceeding will be that set forth in R.26(B)(1) of the South Carolina Rules of Civil Procedure and requests a clarification on whether sanctions are available as punishment for a party to this proceeding who engages in dilatory, evasive or obstructionist behavior.

The Commission finds that the Commission's regulations on discovery, R.103-850 through R.103-852, Vol. 26, S.C. Code Ann., (1976), and the South Carolina Rules of Civil Procedure will govern all discovery matters in this case.

IT IS SO ORDERED.

BY ORDER OF THE COMMISSION:

Chairman W. Rance

ATTEST:

Executive Director

(SEAL)